* DEFUTY ZONING COLMISSIONER

8th Election District 3rd Councilmanic District T.W.S., Inc.

(8506 Marblehead Road) * OF BALTIMORE COUNTY * Case No. 89-287-A

Petitioner * * * * * * * * * *

FINDINGS OF FACT AND ONCLUSIONS OF LAW

The Petitioner herein requests a variance to permit a window to property line distance of 10 feet in lieu of the required 15 feet, a window to window distance of 20 feet in lieu of the required 40 feet, a distance between buildings of 20 feet in lieu of the required 30 feet, and to amend the Final Development Plan of The Fields At Seminary, Lot #30, accordingly, as more particularly described in Petitioner's Exhibit 1.

The Petitioners, by Douglas C. Corbin, Vice President of T.W.S., Inc., and the Contract Purchaser, NV Homes, Inc., by Ross Walton, Division Ma...ger and Vice President, and Bill DeMarco, appeared, testified and were represented by Robert J. Ryan, Esquire. Also appearing on behalf of the Netition was Sam Shockley with Development Engineering Consultants, Inc. There were no Protestants.

Testimony indicated that the subject property, known as 8506 Marblehead Read (Lot 30), zoned D.R. 2, is part of a 31-lot development known as The Fields of Seminary II. NV Homes has the contract to purchase all of the lots from T.W.S., Inc. Mr. Walton testified regarding NV Homes' experience in building homes in the Baltimore, Washington, Delaware, and McLean, Virginia areas, and in particular, their previous developments in Baltimore County. He further testified that after completing a marketing analysis of the area, it was determined that there was a need

Pursuant to the advertisement, posting of the property, and public hearing on this Petition held, and for the reasons given above, the relief requested for Lot 30 should be denied.

THEREFORE, IT IS ORDERED by the Deputy Zoning Commissioner for day of March, 1989 that the Petition for Baltimore County this Zoning Variance to permit a window to property line distance of 10 feet in lieu of the required 15 feet, a window to window distance of 20 feet in lieu of the required 40 feet, and a distance between buildings of 20 feet in lieu of the required 30 feet, in accordance with Petitioner's Exhibit 1, and to amend the Final Development Plan of The Fields At Seminary, Lot #30 accordingly, be and is hereby DENIED.

> (M Nokana Deputy Zoning Commissioner

for Baltimore County

ANN M. NASTAROWICZ

for larger, executive style homes in the area. As a result, NV Homes felt this particular development should have homes such as the Potomac, the Kingsmill and the Harrison of their line. Copies of the floor plans for each style were presented and identified as Petitioner's Exhibits 2A through 2C. The size of each home will range from 2,500 sq.ft. to 4,000 sq.ft. on an average lot size of 1/4 acre. Mr. Walton testified that after numerous attempts to appropriately position these houses on each of the lots, it was determined that variances would be required for 9 of the 31 lots.

Testimony presented by Petitioner's witnesses indicated NV Homes firmly believes either no variances would be needed or a much smaller size variance would be required if no windows were placed in the sides of the houses. However, such a decision would not take into consideration the desires of potential homeowners. Testimony presented indicated that windows on the sides were preferrable for various reasons, including cross-ventilation, additional lighting and aesthetic appeal. Petitioner further noted that many of the windows will be installed in such a way that adjoining properties will not have dwellings with windows located directly across Afrom one another.

Counsel for Petitioner argued that the spirit and intent of the zoning regulations had been met by the proposed plans and that flexibility was needed due to the change in marketing demands and housing costs. Counsel further argued the property is subject to the regulations which went into effect in 1970 and that said regulations do not adequately reflect todays' market and the increase in the cost of the property.

Petitioners argued that to deny the requested variances would create tremendous practical difficulty upon the Petitioners without bene-

March 3, 1989

N/S Seminary Avenue, 280' W of the c/l of Marblehead Road

Enclosed please find a copy of the decision rendered in the

In the event any party finds the decision rendered is unfavor-

Very truly yours,

ANN M NASTAROWICZ

for Baltimore County

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Deputy Zoning Commissioner

above-captioned matter. The Petition for Zoning Variance has been denied

able, any party may file an appeal to the County Board of Appeals within

thirty (30) days of the date of this Order. For further information on

filing an appeal, please contact Ms. Charlotte Radcliffe at 494-3391.

8th Election District - 3rd Councilmanic District

Dennis F. Rasmussen

fiting the community. Counsel indicated potential property owners and persons who might be adversely affected by the granting of the variances would be protected due to the fact that all parties will be advised of the variances prior to their purchase of any of the subject lots and therefore have the ability to determine whether or not such variance will adversely affect the enjoyment of their property. Petitioner contended the lots could not be resubdivided to reduce the number of lots by one or two to give additional acreage for each lot to meet setback requirements without a "two year" delay in development.

An area variance may be granted where strict application of the zoning regulations would cause practical difficulty to the Petitioner and his property. McLean v. Soley, 270 Md. 208 (1973). To prove practical difficulty for an area variance, the Petitioner must meet the following:

 whether strict compliance with requirement would unreasonably prevent the use of the property for a permitted purpose or render conformance unnecessarily burder.some:

2) whether the grant would do substantial injustice to applicant as well as other property owners in the district or whether a lesser relaxation than that applied for would give substantial relief; and

3) whether relief can be granted in such fashion that the spirit of the ordinance will be observed and public safety and welfare secured.

Anderson v. Bd. of Appeals, Town of Chesapeake Beach, 22 Md. App. 28

In the opinion of the Deputy Zoning Commissioner, the variances requested herein are appropriate in some instances and excessive in others and therefore not in keeping with the spirit and intent of the zoning regulations. It is clear that N.V. Homes attempted to fit its homes on lots previously laid out by Petitioners. The variances for Lots 14, 15,

16 and 17 will be granted with restrictions as in those cases, it is felt the requests are reasonable and within the spirit and intent of the B.C.Z.R. The desirability of having windows on the sides of a home for the reasons earlier discussed are valid. Potential purchasers can choose for themselves as to whether the variance granted herein will adversely affect the enjoyment of their property. The variance requested for Lot 18, which is larger than that requested for Lots 14, 15, 16 and 17, creates more of a problem; however, to deny the request would result in either building a house on the lot that is not in keeping with the design and style of the adjoining Lots 1 through 26, or result in re-designing many of the lots in the subdivision which, as argued, would create a practical difficulty for the Petitioners. In light of the desire of a potential purchaser to have a compatible home with others in the neighborhood and the practical difficulty which could be created for Petitioners, the

variances for Lot 18 will be granted with restrictions.

With respect to Lots 28, 29, 30 and 31, Petitioner could re-adjust lot lines to create three lots in lieu of the four proposed with adequate space to either meet the setback requirements or be more in keeping with the spirit and intent of the B.C.Z.R. The testimony presented by Petitioners in these instances was in support of a matter of convenience rather than of the necessity for the variances. In the opinion of the Deputy Zoning Commissioner, the variances requested were excessive. The Petitioners have failed to show that compliance would unreasonably prevent the use of the property or be unnecessarily burdensome. Therefore, the variances requested for Lots 28 through 31 must be denied.

PETITION FOR ZONING VICIANCE

TO THE ZONING COMMISSIONER OF BALTIMORE COUNTY:

The undersigned, legal owner(s) of the property situate in Baltimore County and which is described in the description and plat attached hereto and made a part hereof, hereby petition for a Variance from Section 1801.2.C.1, 1801.2.C.2.b., 1801.2.C.6, 504 (V.B.6.b.&c. CMDP) To permit a window to property line distance of 10 ft. and a window to window distance of 20 ft. in lieu of the required 15 ft. & 40 ft. respectively for Lot #30 and To allow a distance bytween buildings of 20 ft. in lieu of the required 30 ft. and To amend the Final Development Plan of The Fields at Seminary. Lot #30 to allow same of the Zoning Regulations of Baltimore County, to the Zoning Law of Baltimore County; for the following reasons: (indicate hardship or practical difficulty)

l. Reduction in size of standard units impractical for builder.

2. Smaller units would be inconsistant with other units in subdivision.

3. Smaller units would be incompatable with the concept and intent of development in the immediate and surrounding neighborhoods.

Property is to be posted and advertised as prescribed by Zoning Regulations.

LOT #30 #8506 MARBELHEAD ROAD

I, or we, agree to pay expenses of above Variance advertising, posting, etc., upon filing of this petition, and further agree to and are to be bound by the zoning regulations and restrictions of Baltimore County adopted pursuant to the Zoning Law For Baltimore County.

I/We do solemnly declare and affirm. under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition. Contract Purchaser: Legal Owner(s): (Type or Print Name) (Type or Print Name) Signature DOUGLAS C. CORBIN, V.P. (Type or Print Name) City and State Sig: ature Attorney for Petitioner 4111 E. JOPPA ROAD (301) 256-1000 ----------(Type or Print Name) BALTIMORE, MARYLAND 21236

Name, address and phone number of knakaway know STEVEN L. FADER EVELOPMENT ENGINEERING CONSULTANTS, INC

City and State Name 6603 YORK ROAD Attorney's Telephone No.: BALTIMORE, MD. 21212 (301) 377-2600

ORDERED By The Zoning Commissioner of Baltimore County, this _____ day of _____, 19____, that the subject matter of this petition be advertised, as required by the Zoning Law of Baltimore County, in two newspapers of general circulation throughout Baltimore County, that property be posted, and that the public nearing be had before the Zoning Commissioner of Baltimore County in Room 106, County Office Building in Towson, Baltimore

AVAILABLE FOR ESARIES (MON. /TUES. / NED. - NEXT TWO MONTHS (over) Development Esgineering Consultants. Site Engineers & Surveyors

DESCRIPTION TO ACCOMPANY PETITION FOR VARIANCE REQUEST

OUTLINE DESCRIPTION OF LOT NO. 30 OF THE FIELDS AT SEMINARY II, ALSO BEING KNOWN AS #8506 MARBELHEAD ROAD. LOCATED IN THE 8TH ELECTION DISTRICT OF BALTIMORE COUNTY, MARYLAND.

Beginning for the same at a point on the northern-most rightof-way line of Seminary Avenue; said point being distant 280 + feet westerly from the centerline of Marbelhead Road right-of-way, thence running for the following 4 courses and distances viz: (1) North 80 degrees 06 minutes 47 seconds West, 80.00 feet; (2) North 09 degrees 53 minutes 13 seconds East, 125.00 feet; (3) South 80 degrees 06 minutes 47 seconds East, 80.00 feet; (4) South 09 degrees 53 minutes 13 seconds West, 125.00 feet to the point of beginning.

Containing 0.23 acres of land more or less.

Being the same parcel as shown on a plat entitled "The Fields at Seminary II", to be recorded.

88-102 10-07-88

6603 York Road Baltimore, Maryland 21212 (301) 377-2500

Baltimore County

(301) 887-3353

J. Robert Haines

Zoning Commissioner Office of Planning & Zoning

Towson, Maryland 21204

Robert J. Ryan, Esquire

Baltimore, Maryland 21236

Case No. 89-287-A

RE: PETITION FOR ZONING VARIANCE

T.W.S., Inc. - Petitioner

in accordance with the attached Order.

606 Horncrest Road, Towson, Md. 21204

(8506 Marblehead Road - Lot 30)

4111 E. Joppa Road

Dear Mr. Ryan:

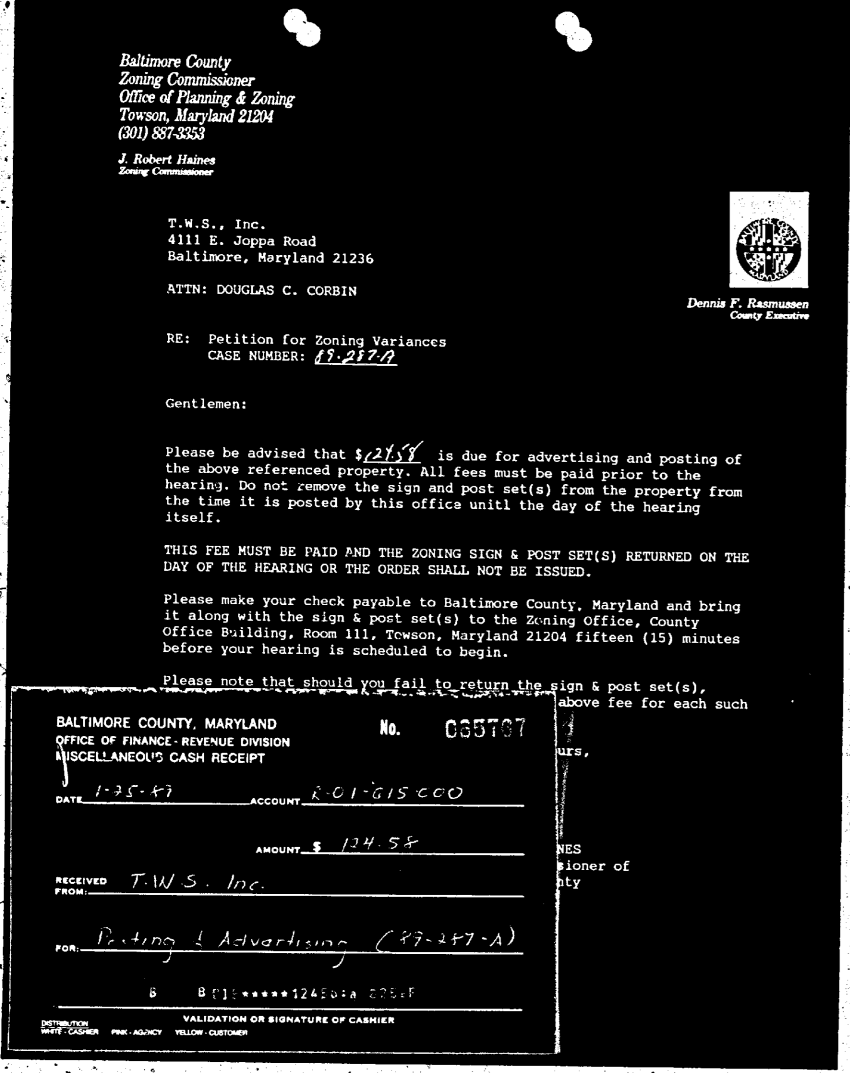
AMN:bjs

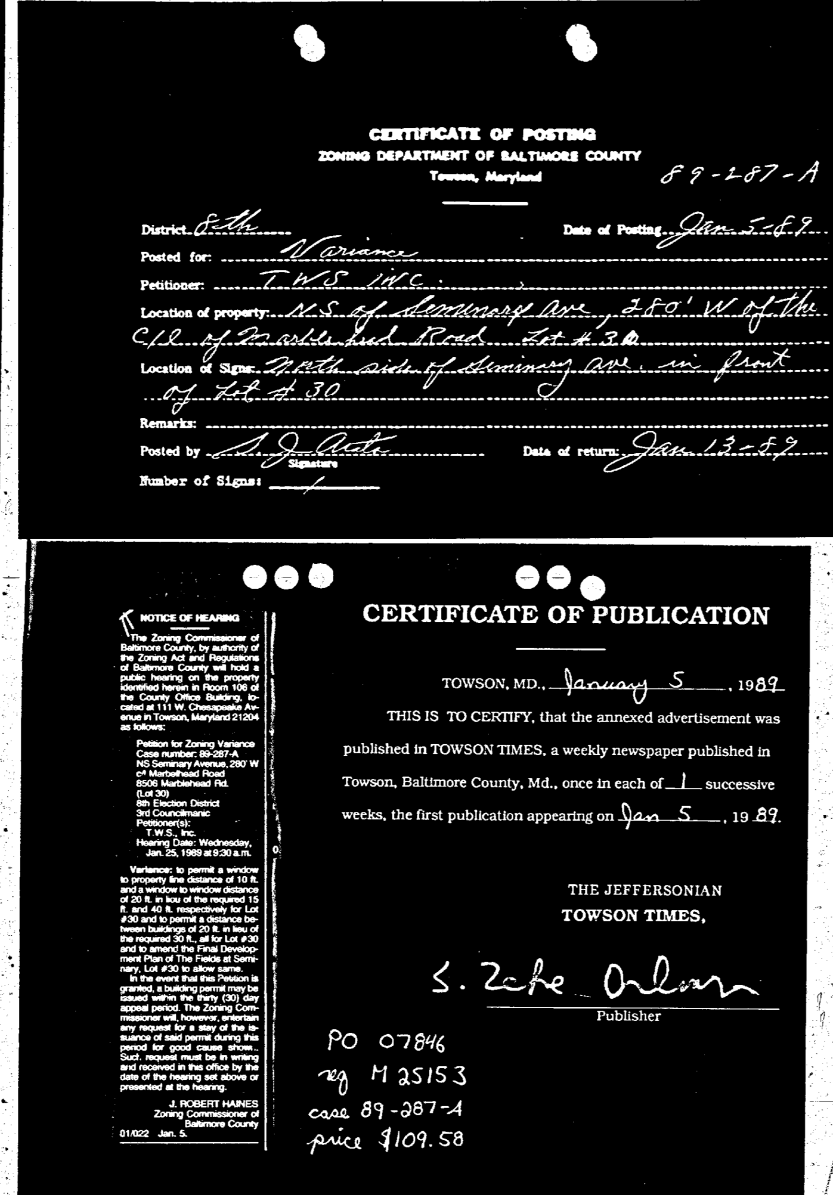
cc: Ms. Mary Ginn

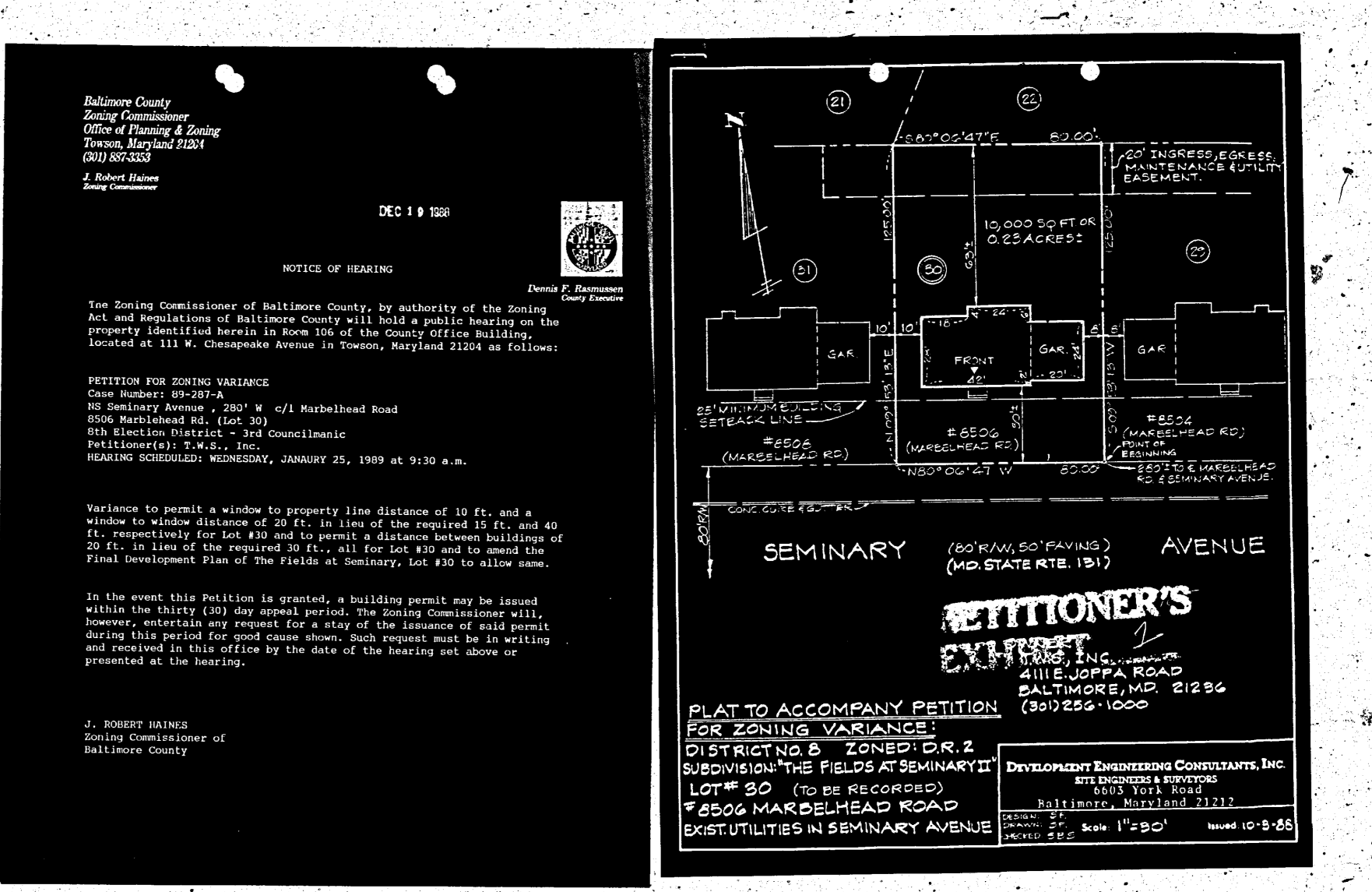
File

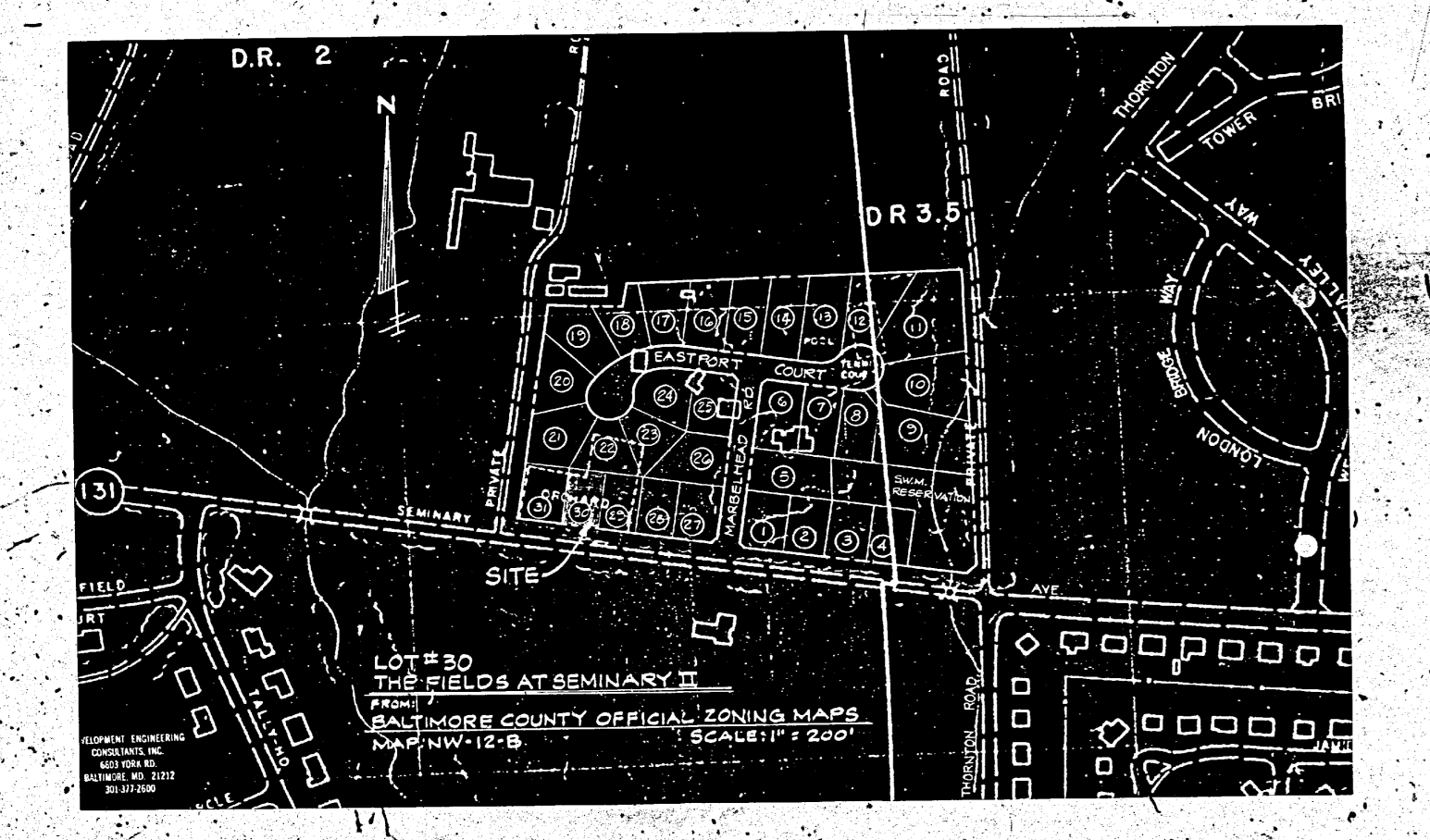
People's Counsel

AMN:bjs









89-287-A

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING

County Office Building 111 W. Chesapeake Avenue Towson, Maryland 21204

Your petition has been received and accepted for filing this ___ day of ___November ___, 1988 .

etitioner	T.N.S.,	Inc.	
etitioner'	S		

Received by:

James E. Dyer Chairman, Zoning Plans Advisory Committee

Raltimore County Fire Department Towson, Maryland 21204-2586 494-4500

Paul H. Reincke

December 2, 1983

J. Robert Haines, Zoning Commissioner Office of Planning & Zoning Baltimore County Office Building Towson, Maryland 21204



Re: Property Owner: T. W. S., Inc.

Location: NS Seminary Avenue, 280' W of c/1 of Marbelhead Rd., 8506 Marbelhead Road

Item No.: 165

Zoning Agenda: Meeting of 11/1/88

Gentlemen:

Pursuant to your request, the referenced property has been surveyed by this Bureau and the comments below marked with an "X" are applicable and required to be corrected or incorporated into the final plans for the property.

- () 1. Fire hydrants for the referenced property are required and shall be located at intervals or ____ feet along an approved road in accordance with Baltimore County Standards as published by the Department of Public Works.
- () 2. A second means of vehicle access is required for the site.
- () 3. The vehicle dead end condition shown at _____ EXCEFDS the maximum allowed by the Fire Department.
- () 4. The site shall be made to comply with all applicable parts of the Fire Prevention Code prior to occupancy or beginning of operation.
- (x) 5. The buildings and structures existing or proposed on the site shall comply with all applicable requirements of the National Fire Protection Association Standard No. 101 "Life Safety Code," 1976 edition prior to occupancy.
- () 6. Site plans are approved, as drawn.
- () 7. The Fire Prevention Bureau has no comments at this time.

Fire Prevention Bureau

Special Inspection Division

BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE

January 17, 1989

COUNTY OFFICE BLOG. 111 W. Chesapeake Ave. Towson, Maryland 21204

T.W.S. Inc. 4111 East Joppa Road Baltimore, Maryland 21236

Bureau of

Department of Traffic Engineering State Roads Commissio

Bureau of Fire Prevention Health Department Project Planning

Building Department Board of Education

Zoning Administration Industrial Development

Douglas C. Corbin, Vice President

RE: Item No. 165, Case No. 89-287-A Petitioner: T.W.S., Inc. Petition for Zoning Variance

Dear Mr. Corbin:

The Zoning Plans Advisory Committee has reviewed the plans submitted with the above referenced petition. The following comments are not intended to indicate the appropriateness of the zoning action requested, but to assure that all parties are made aware of plans or problems with regard to the development plans that may have a bearing on this case. Director of Planning may file a written report with the Zoning Commissioner with recommendations as to the suitability of the requested zoning.

Enclosed are all comments submitted from the members of the Committee at this time that offer or request information on your petition. If similar comments from the remaining members are received, I will forward them to you. Otherwise, any comment that is not informative will be placed in the hearing file. This petition was accepted for filing on the date of the enclosed filing certificate and a hearing scheduled accordingly.

Very truly yours,

James E. Dyer /dt Zoning Plans Advisory Committee

JED:dt

Enclosures

cc: Steven L. Fader Development Engineering Consultants, Inc. 6603 York Road Baltimore, MD 21212

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

J. Robert Haines TO Zoning Commissioner

Date__January 20, 1989

Pat Keller, Deputy Director FROM Office of Planning and Zoning

Zoning Petition Nos. 89-230-A through 39-288-A SUBJECT TWS, Inc. (The Fields at Seninary II - Lots, 14,15,15,17,13,28,29,30)

The applicant is requesting a series of variances to allow a reduced building separation (distance between buildings) for 9 lots in a 31 lot subdivision. In reference to this request, staff provides the following information:

- The applicant states that 1) a reduction in size of standard units is impractical, and 2) smaller units would be inconsistent with other units in the subdivision; and 3) smaller units would be incompatible with the concept and intent of development in surrounding neighborhoods. The statement of hardship implies that adhering to zoning standards would result in the provision of smaller units. Based upon staff estimates, building widths would average 50 feet in length and range between 115 and 125 feet in depth and fall within the required building restriction lines. This buildable lot area would provide a building footprint of approximately 5,700 square feet or larger in size. Adhering to zoning requirements would not in fact result in smaller building sizes being constructed on the site. Certainly, different building footprints would be required on the site but not smaller building footprints.
- The issue of compatibility within the subdivisions and neighborhood raises questions of identical homes being provided within the subdivision, and similar lot sizes and building sizes located in the surrounding community. The desire to provide identical homes throughout the subdivision should have taken into consideration the lot configuration approved for the development. Obviously, the desire to maintain a standard building form on smaller lot widths is dictating the need for variances.

Staff's main concern in situations such as these is maintaining the integrity of the density residential concept and the basic design tenets of the CMDP Manual. Regardless of windows and building heights, the primary goal of building separation is to provide for light, air, noise reduction, open space and nuisance reduction. Based upon these general considerations, staff would recommend a minimum building separation be provided based upon the 45 percent rule that maintains a 45 degree angle from the edge of structure ridgeline to base of adjoining structure. Using this basic principle, a 20 foot building separation between non-garage sides should be provided, and a 30 foot separation between non-garage sides should be provided.

ZONING OFFICE